

Federal Defenders OF NEW YORK, INC.

Southern District
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David E. Patton
Executive Director
and Attorney-in-Chief

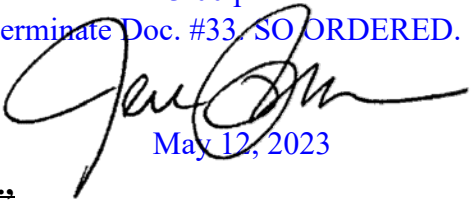
Southern District of New York
Jennifer L. Brown
Attorney-in-Charge

May 12, 2023

By ECF

The Honorable Jesse M. Furman
United States District Judge
Southern District of New York
40 Centre Street
New York, NY 10007

Application DENIED. That said, the time of the pretrial conference -- at which the Court will set a firm trial date -- is hereby CHANGED to 3:00 p.m. The Clerk of Court is directed to terminate Doc. #33. SO ORDERED.



May 12, 2023

**Re: United States v. Irizarry et al.,
23 Cr. 60 (JMF)**

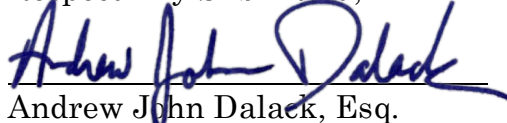
Dear Judge Furman:

I write on behalf of the parties to provide a status update in the above-captioned case and to request, with the consent of all parties, a 30-day adjournment of the status conference currently scheduled for May 17, 2023.

The defendants are engaged in negotiations with the government regarding a pre-trial resolution to their respective charges. This process includes the government's consideration of a forthcoming mitigation submission on behalf of Mr. Irizarry. Further, the government recently received additional lab results pertinent to the parties' discussions of relevant conduct and a stipulated guidelines range and is currently preparing them for production to the parties. For these reasons, a 30-day adjournment of the status conference is appropriate.

The defendants also consent to the exclusion of this additional period of delay from Speedy Trial Act calculations under 18 U.S.C. § 3161(h)(7)(A). The defendants' interest in having additional time to advance plea negotiations and obtain information pertinent to the stipulated guidelines range of any written plea agreement outweighs the public's interest in a speedy trial.

Respectfully Submitted,



Andrew John Dalack, Esq.
Assistant Federal Defender
Tel: (646) 315-1527

cc: Counsel of Record